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APPLICATION N	Ю.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/973,602		10/09/2001	Blane L. Chocklett	CHOCK1 (12938.2)	6175		
6980	7590	11/23/2004		EXAM	EXAMINER		
TROUTMAN SANDERS LLP BANK OF AMERICA PLAZA, SUITE 5200				HESS, BRUCE H			
600 PEACHTREE STREET, NE			3200	ART UNIT	PAPER NUMBER		
ATLANT	A, GA	30308-2216		1774			
				DATE MAILED: 11/23/2004	DATE MAILED: 11/23/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	1				
Office Action Summary	09/973,602	CHOCKLETT	\bigcup				
anno Alonon Gunnary	Examiner	Art Unit					
The MAILING DATE of this communication	Bruce H Hess	1774					
The MAILING DATE of this communication app Period for Reply			ddress				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
1) Responsive to communication(s) filed on 2a) This action is FINAL. 2b) This 3) Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro	secution as to the 3 O.G. 213.	∍ merits is				
Disposition of Claims							
4) Claim(s) is/are pending in the application 4a) Of the above claim(s) is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) is/are rejected.	n. vn from consideration.						
7) Claim(s) is/are objected to.	7) Claim(s) is/are objected to.						
Application Papers							
9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) acce Applicant may not request that any objection to the d Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the Examiner	epted or b) objected to by the E frawing(s) be held in abeyance. See on is required if the drawing(s) is obje	37 CFR 1.85(a).	R 1.121(d). ∩.152				
Priority under 35 U.S.C. § 119		100001101111111111111111111111111111111	O-132.				
12) Acknowledgment is made of a claim for foreign p a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau (* See the attached detailed Office action for a list of	have been received. have been received in Application by documents have been received (PCT Rule 17.2(a)).	n No I in this National S	Stage				
and allaction detailed Office action for a list of	r the certified copies not received						
Attachment(s) 1) \(\sum_{\text{Notice of References Cited (PTO-892)}} \)							
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary (F Paper No(s)/Mail Date 5) Notice of Informal Pate 6) Other:)	152)				

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- 1. Claims 31-36 are allowed.
- 2. Claims 10, 12, 13 and 21-30 are rejected under 35 U.S.C. 112 (second paragraph) as being indefinite in the recital of "coated" in line 8 of claim 10 and "coats" in line 5 of claim 23. The coating on the sheet of foil "covers" the surface of the base material; it does not "coat" the surface. Consequently, it is suggested that applicant substitute—covered—for "coated" in claim 10 and—covers—for "coats" in claim 23.
- 3. Claims 10 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yokomizu (already of record) teach a method a making a decorative article. Adhesive is applied to a base material; a sheet of foil comprising an applicator and metallic coating is adhered to the adhesive-coated base material; the applicator is removed leaving the metallic coating adhered to the base material; and the resulting article is "made into articles of the desired shape" (see column 3, lines 47-49). Cutting is deemed to be an obvious method of shaping an article. Since decorative material is routinely secured to objects intended for decoration, securing of the Yokomizu decorative to an object would have been an obvious expedient to one of ordinary skill in this art.

Any inquiry concerning this communication should be directed to Bruce Hess at telephone number (571) 272-1525.

B. Hess/dh November 18, 2004

BRUCE H. HESS PRIMARY EXAMINER